UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

)
)) Civil Action No. 04-CV-12359-MEL
)
))

JOINT MOTION TO AMEND SCHEDULING ORDER

Counsel for Plaintiff, Sarah Horton, and Defendant, TSI Fenway, Inc., have conferred and hereby submit this Joint Motion to Amend Scheduling Order.

On April 6, 2006 in response to a Joint Motion by both parties, this Court amended the Scheduling Order set a discovery deadline of July 31, 2006. However, due to unforeseen scheduling conflicts, the depositions of TSI Fenway, Inc.'s witnesses have not yet occurred. The parties continue to work together amicably to resolve their disputes and scheduling conflicts, but have been unable to prevent the consequent delay of the completion of discovery. Consequently, counsel for both parties have conferred and agreed that the current discovery deadline should be extended by three (3) months, with an amended discovery deadline of October 31, 2006.

WHEREFORE, both parties respectfully request this Court to grant their Joint Motion to Amend Scheduling Order and set a new discovery deadline of October 31, 2006, and that all other deadlines set forth in the original Scheduling Order be amended to correspond with the new discovery deadline.

Respectfully submitted,

TSI FENWAY, INC.,

By its attorneys,

/s/ Laurie J. Hurtt

Laurie J. Hurtt (BBO#634149)
Jeffrey M. Burns (BBO#661448)
GREENBERG TRAURIG, LLP
One International Place, 20th Floor
Boston, MA 02110
(617) 310-6000

and

Brian S. Cousin Admitted, *Pro hac vice* GREENBERG TRAURIG, LLP 200 Park Avenue New York, NY 10166 (212) 801-9354

SARAH HORTON,

By her attorney,

/s/ Jonathan R. Black Jonathan R. Black (BBO#044340) 99 Derby Street, Suite 200 Hingham, MA 02043 (781) 556-1010

Dated: July 27, 2006

bos-fs1\196960v01